Sprilans □ CIRCUIT COURT ☑ DISTRICT CO	OURT OF MARYLAND FOR Calvert County
· K ·	20678 Case No. D. 041. CR. 23.000 109
	T-10 No. 5 T-10 9 91
Charge vs.	TERASCE TRACY 12.8.91 Defendant DOB
Hearing or Trial Date	Defendant Woods Daive
MDEC Bond #	Address ABLIS MD 21403 410.703.1318 City, State, Zip Telephone
BAIL B	
(Md. Rule For	
KNOW ALL PERSONS BY THESE PRESENTS: That I/we, the undersigned, jointly and severally acknow	vledge that I/we, our personal representatives, successors,
and assigns are held and firmly bound unto the State of Ma	ryland in the penalty sum of
	Dollars (\$ 10,000. 7=):
☐ without collateral security; ☐ with cash or other collateral security equal in value to _	% of the penalty sum;
☐ with cash or other collateral security equal in value to the	ne full penalty amount;
with collateral security in value to a percentage greater t	
with the obligation of the corporation surety in the full penalty amount.	which is an insurer or other
To secure payment the □ defendant ☑ surety □ individual	il has: D # C = 3.775
$lue{}$ deposited \Box in cash or \Box by certified check the amount	11 has: SS-30.30572
□ pledged the following intangible personal property:	
☐ encumbered the real estate described in the ☐ Declarati	on of Trust filed herewith, or \square in a Deed of Trust dated
	, from the undersigned surety to
to the use of the State of Maryland.	
THE CONDITION OF THIS BOND IS that the defenthe charges are pending, or in which a charging document	dant personally appear, as required, in any court in which may be filed based on the same acts or transactions, or to
which the action may be transferred, removed, or, if from t	he District Court, appealed.
IF, however, the defendant fails to perform the foregoi payment of the above penalty sum in accordance with law.	
IT IS AGREED AND UNDERSTOOD that this bond pursuant to Rule 4-217.	shall continue in full force and effect until discharged
	ompensation chargeable in connection with the execution of
this bond consisted of a ☐ fee, ☐ premium, ☐ service cha	
- Aug Boss	in the amount of \$ 1000.
(address) S Ray Hus Dan	
AND the undersigned surety covenants that no collatera	ll was or will be deposited, pledged, or encumbered directly
or indirectly in favor of the surety in connection with the ex	recution of this bond except:
DI NUTNECO NUIERECE de la	
IN WITNESS WHEREOF, these presents have been e	Month Year
Defendant (SEAL	Address of Defendant
Personal Surety/Individual Surety-Insurer (SEAL	P.O. Box 1491 Address of Surety Insurer 21404
Ry (SEAL	1 55, 50, 305 14
SIGNED, scaled, and acknowledged before me:	Power of Attorney No.
2/21/12 10:1/10000	oner/Clerk/Judge of the a Walf Court
Date Time for	afret County County/City
	ON ON THE BACK OF THIS FORM

.1.	City/County
Located at	Case No. D. 041, CZ . 23.000109
Court Court	t Address
STATE OF MARYLAND	VS. TERANCE TRACY 12.8.91 Defendant DOB
AFFIDA	
AFFIDA	AVIT OF BAIL BONDSMAN (Md. Rule 4-217)
STATE OF MARYLAND: CITY/COUNTY	
, the undersigned, respectfully submit that I:	HARON'S
· 1	in which the charges are pending, if that jurisdiction licenses
bail bondsmen; (Md. Rule 4-217(d))	
B. Am authorized to engage the surety in bond, pursuant to a valid general or s	insurers shown on the attached bail bond, as surety on that bail special power of attorney; (Md. Rule 4-217(d))
	broker or agent in this State and the surety insurer is
authorized by the Insurance Commis (Md. Rule 4-217(d))	ssioner of Maryland to write bail bonds in the State;
` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `	ofessional surety with District Court and am not on the
current Bail Bond Surety list maintai	ined by the Chief Clerk of the District Court of those in
default;	
E. Am posting a bail bond that is within property equity as shown on the cour	n any limit specified by general power of attorney or real rt list or in a special power of attorney filed with the bond;
	for my services and the collateral listed with
	upon □ promissory note or □ installment contract.
Power #: 55-30-30572	
Collateral: NONE	711 P 11 1 7 11-
Promissory Note: Y=S	AZNOLD MD. 21012
nstallment Contract: NO	<u> </u>
I solemnly affirm under the penalties of p	erjury that the contents of this document are true to the best of my
knowledge, information, and belief.	77597
3.21.23	Signature of Bail Bondsman ID Number
241.	P.O. Box 1491
	Address A A > > > 1
	$\Delta A A A A A A A A A A A A A A A A A A A$
	ANNAPOLIS MD 21404 City, State, Zip
	FENDANT OR INSURER PURSUANT TO ANCE ARTICLE §10-309(d)(1)
INSUR/	City, State, Zip FENDANT OR INSURER PURSUANT TO ANCE ARTICLE §10-309(d)(1)
INSUR/	City, State, Zip FENDANT OR INSURER PURSUANT TO ANCE ARTICLE §10-309(d)(1)
amn this affidavit of	City, State, Zip FENDANT OR INSURER PURSUANT TO ANCE ARTICLE §10-309(d)(1) , the defendant/insurer of the bond referred to bail bondsman. The bail
amn this affidavit of ondsman has agreed to accept payment of the	City, State, Zip FENDANT OR INSURER PURSUANT TO ANCE ARTICLE §10-309(d)(1) , the defendant/insurer of the bond referred to bail bondsman. The bail he premium charged for the bail bond in installments. The total
am	City, State, Zip FENDANT OR INSURER PURSUANT TO ANCE ARTICLE §10-309(d)(1) the defendant/insurer of the bond referred to bail bondsman. The bail he premium charged for the bail bond in installments. The total The amount of the down payment made is \$
amn this affidavit of ondsman has agreed to accept payment of the mount of the premium owed is \$ The balance owed to the bail bondsman or the	City, State, Zip FENDANT OR INSURER PURSUANT TO ANCE ARTICLE §10-309(d)(1) , the defendant/insurer of the bond referred t bail bondsman. The bail he premium charged for the bail bond in installments. The total The amount of the down payment made is \$ he bail bondsman's insurer is \$ and is to be paid in
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Attomey-In-fact

Sun Surety Insurance Company

POWER OF ATTORNEY

21 Main St., Rapid City, South Dakota 57701

Telephone: 605-348-1000 SSIC@sunsuretyball.com

VOID IF NOT ISSUED BY: Sep 30 2023

POWER NO. SS-30-30572

POWER AMOUNT \$ \$30,000.00

KNOW ALLIMEN BY THESE PRESENTS that Sun Surety insurance Company, a corporation duty organized and existing under the kinds of the State of South Datata and by the authority of the Resolution adopted by the Board of Directors at it meeting duly called and held on June 9, 1995 which said Resolution has not peen amended or resplayed, unes constitute and appoint and by these presents does make inconstitute and appoint this remied upont.

its true and la Mul Attornay-in Fact for it and it its numb place and stead, to execute, seal and deliver for and on its behalf and as its act and deed, its surety a ball bond only. Authority of such Attorney-hy-Fact is kmited to appearance hands and connot be construed to guarantee defendant of uture (aafter conduct, admissible fravel by little or . In some of the form payments or penalties, all any other condition imposed by a court not specifically related to court appears age

This Power of Attorney is for use with Ball 5 miles and . Not your if used in commutation was transported Bilding. This power international continues and its law to the other powers of this company of in combination with powers from any other surely company and disease to fundable in a copies of the of depth se per success of the power, and can only be used to as. They objection of the company shall not excess the July of

THIRTY-THOUSAND DOLLARS (\$30,000.00)

and provided the Power-of-Attorney is their wire the bend and retained as a part of the court records. The said 40 office of Florid is 1500 and 150 Power-of-Arthreey the pame of the person on weapon trends this bond was diven-

N WITHESS WHEREOF, SUN SUREIT INSURANCE COMPA	NI Has Caused hese I	presents to be signed by its duly at	
proper for the purpose and its corporate seal to be hereunto affixed	this 2 51 day of	1 MARCH . Y	ear Zo 2 3
Bond Amount \$			
Defendant TERRIE TRACY	anthuntum.		
Charges APPEAL	HERITA INSURANCE		
Court / Date CALVELT Co	18 m 18	1611	
Case No. D.041.CL. 23, 000 109	INCORPORATED S	By Jahr to Mille	
City Karon Fredrick State MD		Patrick Wood	
f rewrite, original P/A No.	OCH DAKOTHILL	President	
Attomovinfert	Mannata Comment		SSIC-1.POA

IMPORTANT NOTICE TO SURETY POSTING BOND

YOUR OBLIGATION ON POSTING BOND

You have pledged bond for the release of another person. This makes you responsible for seeing that the defendant appears in court at the time and place specified on the bond.

DISCHARGE OF BOND BY SURRENDERING DEFENDANT

If you believe that the defendant may not appear or is planning to leave the State of Maryland, you may surrender the defendant and any fee received for the bond to a commissioner at any time before forfeiture and be relieved of the obligation.

YOUR LOSS IF DEFENDANT DOES NOT APPEAR FOR TRIAL

Failure of the defendant to appear will result in the forfeiture of the bond. The forfeiture may be satisfied by payment of the full amount of the bond or by producing the defendant within 90 days of the forfeiture. You may request that a judge grant an extension up to 180 days for the satisfaction of the bond. If the defendant is produced within the required time you must petition the Court to enter the forfeiture satisfied.

The Court may require that you pay the expenses the State incurred in producing the defendant. Failure to pay the forfeiture will result in the entry of a judgment against you and could result in the seizure and sale of your house, car, or other personal property to satisfy the judgment.

RETURN OF BOND AFTER DEFENDANT APPEARS FOR TRIAL

If you have posted a cash bond and the defendant has been placed on probation before judgment, found not guilty, or the charges were dismissed, nol prossed, or stetted, a refund will be made to you by check.

If an appeal is filed, the bond will continue in effect until trial in the higher court. However, the bond may be released if the defendant personally appears to sign a release of the bond, and a statement that the defendant understands that a new bond must be posted if an appeal is filed. This release can be signed only by the defendant in the presence of a Court official. The refund will then be made to you by check.

NO PROFESSIONAL BAIL BOND SHALL BE ACCEPTED IF THE SURETY ON THE BOND IS ON THE CURRENT LIST MAINTAINED BY THE CHIEF CLERK OF THE DISTRICT COURT OF THOSE IN DEFAULT.